



School District of Philadelphia Office of Environmental Management & Services 440 North Broad Street Philadelphia, PA 19130 (215) 400-4750

Transmitted via Electronic Mail

Ms. Kyla L. Townsend-McIntyre U.S. Environmental Protection Agency, Region III Pesticides/Asbestos Programs and Enforcement Branch (3WC32) 1650 Arch Street Philadelphia, PA 19103-2029

Re: Self Disclosure Agreement - AHERA

Daniel Boone School ULCS #2310

Dear Ms. Townsend-McIntyre

As part of the School District of Philadelphia agreement, effective March 9, 2007 and amended January 18, 2008 with the United States Environmental Protection Agency (EPA), this letter is intended to transmit and certify the Corrective Action Plan (CAP) for the Daniel Boone School.

This Disclosure Report was written in accordance with the above noted agreement and the "Incentives for Self-Policing: Discovery, Disclosure, Correction and Prevention of Violations," 65 Federal Register 19618 (4/11/00) (the Policy).

As the Responsible Official, I hereby certify that the attached report entitled *CAP - Daniel Boone School ULCS #2310* submitted to EPA is true, accurate and complete in the form set forth in 40 C.F.R. § 270.11(d).

If you have any questions or comments please feel free to contact me or Ms. Elizabeth Gutman, Esq.

Sincerely,

Francine Locke, MS

Director, Environmental Management & Services

Attachment 1 - CAP - Daniel Boone School ULCS #2310

SELF AUDIT DISCLOSURE REPORT CORRECTIVE ACTION PLAN

Updated as of: May 9, 2008

Facility Name:

Daniel Boone School #2310

Facility Address:
Date of Audit:

1435 N. 26th Street, Philadelphia, PA 19121

Date CAP submitted to EPA:

03/27/08 5/26/08

Finding	Regulatory	Finding	Corrective Action	Corrective Action Status	Preventative Measure	Preventative Measures Status (include	1	Exhibit		Potential Reduction
Number	Citation			(include date when closed)		date when closed)	(Y/N)	Reference	to Close Finding	of Pollutants *INCLUDE AMT
										OF OIL
										AFFECTED BY
					(AHERA) PROGRAM 40 CFR § 763					200
1	(40 CFR § 763.85(b))		The school must complete the Reinspections every 3 years. This is a	Historical finding. Corrective Action can not be completed.	A compliance calendar should be established and implemented to ensure	In Progress - A draft compliance calendar was created by URS for the tracking of the 3	N	1	N/A	Record Keeping Violation
		The school is required to complete 3 Year Reinspections.	historical finding as the school can not	Action can not be completed.	the timely completion of the 3 Year	Year Reinspections and is currently being				Violation
		Minor data gaps were identified following the 1997 and 2006 3 Year Reinspections, ranging from 1 -3 months.	complete missing data gaps.		reinspections.	reviewed by the School District.				
		5 Teal Reinspections, ranging from 1 -5 months.								
2	(40 CFR §	The regulations require that the 3 Year Reinspections records	The 3 Year Reinspection records must be	Historical finding. Corrective	A compliance calender should be	In Progress - A draft compliance calendar	N	2	N/A	Record Keeping
2	763.85(b)(1)(vii))	be updated within 30 days of the inspection. The most recent	updated within 30 days of the actual	Action can not be completed.	established and implemented so that	was created by URS for the 30 day tracking				Violation
		Reinspection Report is dated December 2006 and was	inspection. This is a historical finding.		the 30 day update can be tracked by	of the inspections and is currently being				
		available for review at the central file and the school building, however it was recently printed/distributed and was not			the personnel in the central office for the next 3 Year Reinspection in 2009.	reviewed by the School District.				
		completed within the required 30 day time frame from the								
		inspection date in December 2006.			\					
				ĺ						
3	(40 CFR § 763.94)(d)	The school is required to complete 6 Month Periodic	The school must complete Periodic	Historical finding. Corrective	A compliance calender should be	In Progress - A draft compliance calendar	N	3	N/A	Record Keeping
		Surveillance Inspections. Varied data gaps exist between 6	Surveillance Inspections every 6 months.	Action can not be completed.	established and implemented to	was created by URS tracking the 6 Month				Violation
		Month Periodic Surveillance Inspections 1990-2005, ranging from 1-17 months.	This is a historical finding as the school can not complete past missed inspections.		ensure the timely completion of the 6 Month Periodic Surveillance	Inspections and is currently being reviewed by the School District.				
		2011 17 11011111	F		Inspections.	.,				
								_		
4	(40 CFR § 763.94)	The regulations require the school to maintain all Operations	Prepare copies of the missing O&M	Closed 5/9/08- Copies of the	A letter should be sent to all school	Closed 5/9/08 -The missing response action	N	4	\$600	Record Keeping
		and Maintenance (O&M) records, only partial records were found at the school.	records and distribute to the administration office for inclusion in the management	missing response actions were prepared by the School District	administers reminding them of the AHERA record keeping procedures	reports were submitted with a letter titled "AHERA Compliance Update Reports" from				Violation
		found at the school.	plan. The following reports were not	and distributed to the School for		the Office of Capital Programs regarding the				
	-		found at the school.	their records.	asbestos documentation.	importance of maintaining these reports with				
			USA 05-010001-203 5/5/05 USA 05-010001-64 3/8/05			the management plan records.				
			C0101C #0*100010-C0 AGO							
				GI 15005 5	<u> </u>				0.100	
5	(40 CFR § 763.93	The school is required to maintain copies of previous reinspection reports. The 1992 and 1994 reinspection reports	Prepare a copy from the central file and send to the school.	Closed 5/9/08- Copies of the missing Reinspection Reports	Include notification letter instructing the principal to maintain with the other	Closed 5/9/08 -The missing reinspection reports were submitted with a letter titled	N	5	\$400	Record Keeping Violation
	(g)(3))	were not found at the school.	send to the school.	were prepared by the School	files.	"Mandated EPA AHERA Documents" from				v ioiation
		·		District and distributed to the		the Office of Capital Programs regarding the	·			
				School for their records.		importance of maintaining these reports with the management plan records.				
		· ·				- management plan records.				





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May 7, 2008

Mr. Angel Colon Junior Boone School 1435 N. 26th Street Philadelphia, PA 19121

Re:

Asbestos Hazard Emergency Response Act (AHERA) Environmental Compliance Audit Documentation Related to Corrective Action Plan

Dear Mr. Colon:

Following the AHERA Environmental Compliance Audit conducted at the Boone School on March 27, 2008 the attached documents have been prepared for inclusion into the AHERA environmental management plan at your school and at the Environmental Library located at 440 N. Broad Street.

The following documents were prepared for the Boone School and must be kept with the AHERA environmental management plan records:

Exhibit 4 -Response Action Reports not found at the school during the audit

Exhibit 5 - The 1992 and 1995 Reinspection Reports not found at the school during the audit

School Principal:	Witnessed by:				
Print Name: Any 12. Gis 31.	Title: URS				
Sign Name:	Print Name: Brian Joseph				
Date: 5-9-08	Sign Name: Brien Joseph				
	Date:				

If you have any questions or comments, please feel free to contact Francine Locke at 215-400-4750 or Jerry Junod at 215 400-6738.

Sincerely,

Francine Locke, MS

Director, Environmental Management & Services

School District of Philadelphia Asbestos Hazard Emergency Response Act (AHERA) Compliance Audit

Principal Interview Form

The School District of Philadelphia (School District) and the U.S. Environmental Protection Agency, Region III (EPA) entered into a Self-Audit/Self Disclosure Agreement. The purpose of the agreement is to gauge the School District's compliance with the Asbestos Hazard Emergency Response Act (AHERA) requirements for your school/ facility.

The School District obtained the services of URS Corporation (URS) to conduct the AHERA environmental compliance audit. The audit will focus on the compliance of general information, inspections and reinspections, response actions, operations and maintenance, periodic surveillance, and notifications. This document acknowledges that all environmental documents relevant to the building asbestos management plan have been made available to URS at the time of the audit.

School/ Facility:
Boone 2310
Address:
1435 N DG+h Street
Date of Audit: 3/27/08
Desale
School Principal:
Print Name: Anyel L. Colin Dr.
Sign Name:
Date: 3/27/08